

PSC REF#: 91823

Public Service Commission of Wisconsin
(6602) - WIRELESS ALLIANCE LLC

Commercial Mobile Radio Service Provider Annual Report
For Year Ending December 31, 2007

Rules for Reporting Assessable Revenue Definitions Help

Help \* - indicates required fields Signature I certify that I am the person responsible for accounts; that I have examined the following report and, to the best of my knowledge, information and belief, it is a correct statement of the business and affairs of said utility for the period covered by the report in respect to each and every matter set forth therein. Utility Name: WIRELESS ALLIANCE LLC Person responsible for accounts: Aaron Zollner Title of person responsible for accounts: Tax Analyst Date: 02/16/2008 \* (mm/dd/yyyy) Identification Utility Name: WIRELESS ALLIANCE LLC Street Address: 3905 DAKOTA STREET SW PO Box Zip: 56308-0000 PO Box: 2000 \* Zip: 56308-0000 \* \* State: MN City: Alexandria Web Site Address: www.ruralcellular.com Business Customers Phone: 3207622000 Example 6085551212 Ext: Residential Customers Phone: 3207622000 Example 6085551212 Ext:

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Primary Address - Primary Util	lity Contact (located at utilit	y address)	[341]	
Name:	Aaron Zollner			*
Title:	Tax Analyst			ş
Firm/Company:	Rural Cellular Corporation			¥
Office Address:	3905 DAKOTA STREET SW		*	
PO Box:	2000 PO Box Zip: 5	6308-0000		
City:	Alexandria	* State: MN *	Zip: 56308-0000	*

Fax Number: 3208082120 Example 6085551212

Phone Number: 3208082152 \* Example 6085551212

Email Address: aaronsz@unicel.com

Annual Report Contact - Contact Person for Information Contained in This Annual Report						
	Same As Primary Address					
	Name:	Aaron Zollner	*			
	Title:	Tax Analyst	*			
	Firm/Company:	Rural Cellular Corporation	*			
	Office Address:	3905 Dakota Street SW *				
	PO Box:	2000 PO Box Zip: 56308				
	City:	Alexandria	*			
	   Fax Number:	3208082120 Example 6085551212				

SCW Report: CMR Annual Rep	port	
Phone Number:	3208082152 * Example 6085551212	
Email Address:	aaronsz@unicel.com	
egulatory Contact - Contact	Person for Regulatory Inquiries and Complaints	
Same As Primary Address		
Name:	Aaron Zollner	*
Title:	Tax Analyst	*
Firm/Company:	Rural Cellular Corporation	>4<
Office Address:	3905 Dakota Street SW *	
PO Box:	2000 PO Box Zip: 56308-0000	
City:	Alexandria * State: MN * Zip: 56308-00	000 *
Fax Number:	3208082120 Example 6085551212	
Phone Number:	3208082152 * Example 6085551212	
Email Address:	aaronsz@unicel.com	
1a) If not, please state the nature of	or your entity's dusiness.	
1b) If not, do you intend to provide	CMRS service in Wisconsin at a future date?	(Blank/Y/N)
2) Do you believe that this year's	CMRS revenues have already been reported to the Commission?	N (Y/N) *
	erning annual report (utility name and number, report name, page ar	
dollar amount).		
:		
	revenues (in 000's) for Universal Service Fund assessment purposes.	
Wisconsin Gross Intrastate Ope	erating Telecommunications Service Revenue	CONFIDENTIAL Enter a whole
		number.
nnual Report Notes (if applicable		÷
Please print this	report before submitting it to the Commission. Once the repor submitted you will not be able to print it.	t is
	submitted you will not be able to print it.	
When the submit bu	report before submitting it to the Commission. Once the repor submitted you will not be able to print it.  Itton is clicked, the program will check for errors and display a messa ox with an error. If there are no errors, a confirmation page will appe	ge to

Confidentiality Request of Wireless Alliance LLC Concerning certain information in its 2007 Annual Report as a Commercial Mobile Service Provider

Affidavit of Aaron Zollner in Support of the Confidentiality Request of Wireless Alliance LLC.

- 1. Name and address of applicant: This confidentiality request is being submitted on behalf of Wireless Alliance LLC ("Applicant"). Applicant is a provider of commercial mobile radio services in Wisconsin. It maintains its primary its primary business address at 3905 Dakota Street SW, Alexandria, Minnesota 56308. Relevant telephone and facsimile numbers are set forth in paragraph 2 below.
- 2. Name and position of the Individual filing the Confidentiality Request: I am employed by Rural Cellular Corporation d/b/a Unicel (Wireless Alliance), the Tax Analyst of Finance. My business telephone number is (320) 762-2000. My business facsimile telephone number is (320) 808-2120. In my capacity as Tax Analyst I am familiar with the operations of the Applicant and I have knowledge of the matters set forth below. I have been authorized to file Applicant's confidentiality request and to offer this affidavit in the support of confidentiality request.
- 3. <u>Description of Specific Information for which Confidential Status is requested:</u>
  Pursuant to PSC rules, Applicant must file a 2007 Annual Report as a Commercial
  Mobile Radio Service Provider ("CMRS Annual Report"). Applicant is requesting
  confidential treatment of its response to the request in the CMRS Annual Report form

requiring disclosure of its "Wisconsin Gross Intrastate Operating Revenue"). The requested Wisconsin Gross Operating Revenue essentially reflects Applicant's gross intrastate revenues from business operations in Wisconsin as a provider of commercial mobile radio services.

- 4. Facts and Legal Authority Supporting Request for Confidential Treatment:
  Applicant is a commercial mobile radio service (CMRS) provider. Applicant is
  requesting confidential treatment of its Wisconsin Gross Operating Revenue because, as
  discussed in further detail below, the information is confidential and proprietary and
  disclosure if the information would allow competitors of the Applicant to obtain
  confidential financial information which they could use to their competitive advantage.
- 5. Number of People Who Have Knowledge of the Information: The Wisconsin Gross operating Revenue for which the applicant seeks confidential treatment is known only by a very limited number if employees. This information is not available to the public and is not known outside the company. Applicant maintains internal procedures to prevent disclosure of the information to third parties.
- 6. Value of the Information: Applicant's annual Wisconsin Gross operating revenue is extremely valuable to the company. It serves as an objective measure of the company's business performance in the year in question and provides a measure to competitors. Competitors of Applicant would find such information extremely valuable in their efforts to compete and could gain an advantage. Public disclosure could drive the Applicants market share, disclosure marketing and strategic planning, their initiatives, and could gain insight into economic and business planning information.

- 7. <u>Damage to Applicant/Benefits to Competitors Resulting from Disclosure:</u> The damage to the applicant and the benefits to competitors that will result from disclosure of the information in question are described in paragraph 6 above.
- 8. Benefits to the Public Resulting from Disclosure Applicant is a single provider of a discretionary service in a highly competitive industry. Wireless Alliance and applicant will go to such lengths to safeguard this data because they reasonably believe that this information would be used by its competitors to compare unfairly with Applicant.

Aaron Zollner, Tax Analyst

On behalf of Wireless Alliance LLC

Subscribed and sworn to before me
On this 24<sup>th</sup> day of March, 2008.

is Marsina

JULIE KAY JORDAHL
NOTARY PUBLIC - MINNESOTA
My Comm. Exp. Jan. 31, 2012

Notary Public, State of Minnesota My commission: Jan 31, 2012